UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re	:
LEHMAN BROTHERS HOLDING INC.	Chapter 11 Case No. 08-13555
X	

## CREDITORS WALTER & SIEGRIED MOSCH's OPPOSITION TO DEBTOR'S OBJECTION TO CLAIMS

Creditors Walter & Siegried Mosch, by and through counsel, hereby respectfully opposes Debtor's Objection to Claim as it pertains to Debtor's claim nos. 24994 and 57826 for the following reasons:

## PROCEDURAL BACKGROUND

- 1. On February 22, 2007, Creditors Walter & Siegried Mosch purchased a security called *Bonus Express Zertifikat IIII* (the "Security") issued by Lehman Brothers Treasury B.V., ISIN DE000A0N7XQ2, through Dresdner Bank Leipzig/Germany (the "Sales Agent"), for €7,109.90 x 1.4181 = \$10,082.55 (as of September 15, 2008).
- 2. On or before September 22, 2009, Creditors submitted a Proof of Claim and supporting documentation, including but not limited to a Summary of Claim outlining the factual and legal basis for Creditors' claim. This claim was acknowledged as Claim No. 124994.
- **3.** On or before October 23, 2009, Creditors electronically submitted a substantiating Memorandum in Support of Proof of Claim and additional documentation further specifying and developing the nature and extent of Creditors' claim.
- **4.** On or before November 3, 2009, Creditors submitted of Program Securities Proof of Claim. This claim was acknowledged as Claim No. 57826.
- 5. Creditors assert four different causes of action against the Debtor to recover the amount claimed. Three of those causes of action are based upon securities, tort, and contract law; the fourth cause is based upon a guarantee the Debtor has given to the Creditors in case the payor defaults under the terms of the security further specified in ¶1. For this last cause, the Court required a distinct submission of a Program

Securities Proof Claim, but did not require any substantiating documentation to be submitted with it.

**6.** Creditors concede that the maximum amount allowed to recover from the Debtor is \$10,082.55. All supporting documentation has been previously submitted. Pursuant to the instructions provided, duplication production is omitted.

## ARGUMENT IN SUPPORT

The Debtor may raise omnibus objections to claim asserted against the estate based upon grounds listed in F.R.Bankr.P. 3007(d).

"In cases where the creditor has filed a proof of claim, the rule is that an objection to that claim based upon an alleged preference may be resolved by motion and, as necessary, an evidentiary hearing, without the need to commence a separate adversary proceeding for each such claim." In re America's Shopping Channel, Inc., 110 B.R. 5, 7 (Bankr. S.D. Cal. 1990).

A court may dispose of an objection to a claim by summary judgment; a hearing is not required. See <u>In re Manhattan Woods Golf Club Inc.</u>, 192 B.R. 80 (S.D.N.Y. 1996).

Here, Creditor's claim is based upon different causes of action. Some of these causes of action would effectively been denied if the Claim to be Disallowed and Expunged is eliminated by administrative expungement. Creditor submitted a distinct Program Securities Proof of Claim, in addition to the claims already logged on or before September 22 and substantiated by electronic submission on or before October 23. The Court's order setting the procedure to submit the various proofs of claim does not preempt one cause over another by filing separate proofs of claim to support different causes underlying the same claim, as ordered. Creditor did not submit any supporting documentation for the one cause asserted in the Program Securities Proof of Claim, as instructed. Documentation supporting the already separately asserted causes had already been submitted at that time.

To expunge these causes of action altogether – rather than substantively consolidating them with the forth cause contained in the Surviving Claim – goes beyond the scope of F.R.Bankr.P. 3007(d)(3). The rule facilitates resolutions of objections that do not entail any legal or factual disputes. Here, even though the Debtor has not

disputed the factual or legal basis of the Claim to be Disallowed and Expunged, the

proper disposition is through summary judgment.

RESPECTFULLY submitted this 30th day of April, 2010.

Helge Nab Montana Bar. Id NABER RC

300 Central Avenue Suite 320 Greaf Falls Montana 59401

T 406 452 3100 F 406 452 6599

e naber@naberpc.com ATTORNEY FOR CREDITOR

· Chambers of the Honorable James M Peck

U.S. Bankruptcy Judge

U.S. BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

One Bowling Green

New York New York 10004

· Shai Waisman Esq.

WEIL GOTSCHAL & MANGES LLP

767 Fifth Avenue

New York New York 10153

Attorney for Debtor

 Andy Velez-Rivera Esq., Paul Schwartzberg Esq., Brian Masumoto Esq., Linda Riffkin Esq., and Tracy Hope Davis Esq.

U.S. TRUSTEE's OFFICE FOR THE SOUTHERN DISTRICT OF NEW YORK

33 Whiteall Street 21st floor

New York New York 10004

US Trustee

· Dennis F. Dunne Esq., Dennis O'Donnell Esq., and Evan Fleck Esq.

MILBANK TWEED HADLEY & McCLOY LLP

1 Chase Manhattan Plaza

New York New York 10005

Attorneys for Official Committee of Unsecured Creditors

## CERTIFICATE OF SERVICE

This is to certify that the foregoing CREDITOR'S OPPOSITION TO TO DEBTOR'S PROPOSED EXPUNGEMENT OR DISALLOWANCE Was duly served by U.S. Express mail, appropriate postage prepaid, upon the other parties or their attorney of record at their address shown herein

APR addressen

NABER PC

300 Central Averue Ste 320 • Great Falls, MT 59401